Case 17-29965-JNP Doc 20 Filed 01/03/18 Entered 01/03/18 13:14:56 Desc Main

Document Page 1 of 6

Last revised: August 1, 2017

UNITED STATES BANKRUPTCY COURT District of New Jersey

IN RE:	Durango Y Wicks	5		Case No.:	17	7-29965
		Deb	otor(s)	Judge:		
		CHAPTER '	13 PI AN AND	MOTIONS - AME	-NDFD	
		01.2.1. T.E.K	.0. 2/117/112			
□Original □Motions I	ncluded		odified/Notice Re odified/No Notice	•	Date:	1/3/18
				FOR RELIEF U		
contains the Plan proporty our attorn written object may be reconstituted in the notice. See modification alone will a per modify a	YOUR RIGHTS WILL BE AFFECTED. You should have received from the court a separate <i>Notice of the Hearing on Confirmation of Plan</i> , which contains the date of the confirmation hearing on the Plan proposed by the Debtor. This document is the actual Plan proposed by the Debtor to adjust debts. You should read these papers carefully and discuss them with rour attorney. Anyone who wishes to oppose any provision of this Plan or any motion included in it must file a written objection within the time frame stated in the Notice. Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated. This Plan may be confirmed and become binding, and included notions may be granted without further notice or hearing, unless written objection is filed before the deadline tated in the Notice. The Court may confirm this plan, if there are no timely filed objections, without further notice. See Bankruptcy Rule 3015. If this plan includes motions to avoid or modify a lien, the lien avoidance or modification may take place solely within the chapter 13 confirmation process. The plan confirmation order alone will avoid or modify the lien. The debtor need not file a separate motion or adversary proceeding to avoid or modify a lien based on value of the collateral or to reduce the interest rate. An affected lien creditor who wishes to contest said treatment must file a timely objection and appear at the confirmation hearing to					
THIS PLAN	٧:					
	■ DOES NOT C SET FORTH IN		STANDARD PF	ROVISIONS. NOI	N-STANDARD PF	ROVISIONS MUST
□ DOES ■ DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY.						
				ONPOSSESSOF PART 7, IF ANY	RY, NONPURCHA '.	ASE-MONEY
Initial Deb	tor(s)' Attorney	GAM	Initial Debtor:	DYW	Initial Co-Debto	or
Part 1: Pa	ayment and Le	ngth of Plan				
	The debtor sha	ll pay <u>410.00 M</u>	onthly to the Cl	hapter 13 Trustee	e, starting on <u>Nov</u>	1, 2017 for

Case 17-29965-JNP Doc 20 Filed 01/03/18 Entered 01/03/18 13:14:56 Desc Main Document Page 2 of 6

ŀ	b. The	debtor	shall make plan paym	ents to the	Trustee from the f	ollowing	sources:
		_	Future Earnings	:			
			Other sources of fund	ing (descrit	e source, amount	and date	e when funds are available):
(c. Use	_	property to satisfy plar	n obligation	S:		
			Sale of real property				
			Description: Proposed date for cor	nnlation:			
			Proposed date for cor	ripi c tion.			
			Refinance of real prop	erty:			
			Description:	•			
			Proposed date for cor	npletion:			
			Loop modification with	roop oot to	mortana an anaumi	haring nr	on orthu
			Loan modification with Description:	r respect to	mongage encum	bering pr	operty.
			Proposed date for cor	nnletion:			
			Tropodou dato for our	inprotion.			
	d.		The regular monthly n	nortgage pa	yment will continu	ue pendir	ng the sale, refinance or
			loan modification.	00.		•	
(e.		Other information that	may be im	portant relating to	the payn	nent and length of plan:
Part 2:	Adeq	uate Pr	otection		X NONE		
á	a. Ade	equate p	rotection payments wi	ll be made	in the amount of \$	to b	e paid to the Chapter 13
Trustee	and d	isbursed	d pre-confirmation to $_$	(credito	r).		·
	h / Ala		wataatian naymaanta wi	ما ال	in the emergence of the		
			protection payments wi Plan, pre-confirmation			to b	e paid directly by the
uebioi (s	s) Ouis	ide li le i	rian, pre-commination	io (cir	suitor).		
Part 3:	Priori	ty Clair	ns (Including Admini	strative Ex	penses)		
					-		
a. A	ll allow	ed prio	rity claims will be paid	in full unles	s the creditor agre	ees other	wise:
Creditor				Type of Prior	i+v.		Amount to be Daid
Georgett	e Miller	. Esa.		Attorney Fe			Amount to be Paid 2,910.00
Camden					pport obligations		1,389.00
Internal F)		ertain other debts		701.95
			ort Obligations assigne	ed or owed	to a governmental	I unit and	paid less than full amount:
	heck o						
	■ Non		l mulaulti valadese i Bero IV.	-l !	and an entree of	!	d abligation that has been
							t obligation that has been
			U.S.C.1322(a)(4):	entai unit al	iu wiii be paid iess	ร เกสก เกิ	e full amount of the claim
Creditor		iii iO 11	Type of Priority		Claim Amount		Amount to be Paid
			Type of Flority				/ infount to be I ald

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: ■ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Interest Amount to be Paid Regular Monthly Rate on to Creditor (In Payment (Outside Creditor Collateral or Type of Debt Arrearage Arrearage Plan) Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ☐ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)
Ally Financial/Portfolio	2004 Mercedes-Benz E500	2,649.93	0.00	2,649.93	252.00
Recovery	220,000 miles				
	Location: 439 Warwick				
	Road, Lawnside NJ 08045				
	\$252pm				
Nationstar Mortgage LLC	439 Warwick Road	14,000.00	0.00	14,000.00	1,048.00
	Lawnside, NJ 08045			·	
	Camden County				
	Arrears \$14,000				

c. Secured claims excluded from 11 U.S.C. 506: ■ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Total to be Paid through the Plan
Amount of Including Interest Calculation
Name of Creditor Collateral Interest Rate Claim

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ■ NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Case 17-29965-JNP Doc 20 Filed 01/03/18 Entered 01/03/18 13:14:56 Desc Main Document Page 4 of 6

			J					
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate		_
-NONE-	1							_
		ns collateral and orge the correspor		Plan, paym	ent of the fu	ıll amount	of the	
that the stay unde collateral:	r 11 U.S.C 1301		all respects. T	he Debtor s	urrenders tl	he followir	ng	
Creditor	C	ollateral to be Surren	dered	Value of	Surrendered Collateral	Remaining Unsecured Debt		
I he fol Creditor g. Secured Clain Creditor	J	Elaims are unaffect Full Through the Collateral	•	NE _	otal Amount to	be Paid thr	ough the Plan	_
Down C. Hannan	od Claima V	NONE						
Part 5: Unsecure		NONE						
a. Not se j □		ed allowed non-ր ո \$ to be disti			shall be paid	d:		
	Not less than	n percent						
•	Pro Rata dis	tribution from any	remaining fu	nds				
b. Separa	tely Classified l	Jnsecured claim	s shall be trea	ited as follow	vs:			
Creditor	В	asis for Separate Cla	ssification	Treatment		Amo	unt to be Paid	_
Part 6: Executor	y Contracts and	I Unexpired Leas	ses X NC	ONE				I
		•						ı
(NOTE: Se non-residential real		s set forth in 11 U s in this Plan.)	.S.C. 365(d)(4	1) that may p	revent ass	umption o	f	
All executor except the following		unexpired leases sumed:	s, not previous	sly rejected b	y operatior	n of law, a	re rejected,	
	rrears to be Cured in	Nature of Cont	ract or Lease	Treatment by	Debtor	Post-Petitio	n Payment	-
				1				
Part 7: Motions	X NONE							

NOTE: All plans containing motions must be served on all potentially affected creditors, together with

Case 17-29965-JNP Doc 20 Filed 01/03/18 Entered 01/03/18 13:14:56 Desc Mair Document Page 5 of 6

local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. *A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). ■ NONE

The Debtor moves to avoid the following liens that impair exemptions:

						Sum of All	
					Amount of	Other Liens	
	Nature of			Value of	Claimed	Against the	Amount of Lien
Creditor	Collateral	Type of Lien	Amount of Lien	Collateral	Exemption	Property	to be Avoided

b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. ■ NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in	Total Amount of Lien to be Reclassified
Creditor	Collateral	Deni	value	Superior Liens	Collateral	Reclassified

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ■ NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Amount to be
Total Collateral Amount to be Deemed Reclassified as
Creditor Collateral Scheduled Debt Value Secured Unsecured

Part 8: Other Plan Provisions

a. Vesting of Property of the Estate

- Upon Confirmation
- □ Upon Discharge

b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

- 1) Ch. 13 Standing Trustee Commissions
- 2) Other Administrative Claims
- 3) Secured Claims
- 4) Lease Arrearages
- 5) Priority Claims

Case 17-29965-JNP Doc 20 Filed 01/03/18 Entered 01/03/18 13:14:56 Desc Main Document Page 6 of 6

General Unsecured Claims

6)

d. Post-Petition Claims							
The Standing Trustee □ is, ■ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.							
Port O. Madification - NONE							
Part 9: Modification NONE							
If this Plan modifies a Plan previously Date of Plan being modified: 10/2/17.	filed in this case, complete the information below.						
Explain below why the plan is being modified:							
Added Arrears for Portfolio/Ally POC#3, corrected D arrears, corrected arrears to IRS	Added Arrears for Portforlio/Ally POC#3, corrected DSO arrears, corrected arrears to IRS						
arrears, corrected arrears to IKS	arrears, corrected arrears to INS						
Are Schedules I and J being filed simultaneou	ısly with this Modified Plan? ☐ Yes ■ No						
Part 10: Non-Standard Provision(s): Signa	atures Required						
Non-Standard Provisions Requiring Se	eparate Signatures						
■ NONE							
☐ Explain here:							
Any non-standard provisions placed el	sewhere in this plan are void.						
The Debtor(s) and the attorney for the	Debtor(s), if any, must sign this Certification.						
I certify under penalty of perjury that the plan contains no non-standard provisions other than those set forth in this final paragraph.							
Date January 3, 2018	/s/ Georgette Miller, Esq.						
	Georgette Miller, Esq.						
Date: January 3, 2018	Attorney for the Debtor /s/ Durango Y Wicks						
	Durango Y Wicks						
Data	Debtor						
Date:	Joint Debtor						
Signatures	Contraction of the Contraction o						
The Debtor(s) and the attorney for the	Debtor(s) if any, must sign this Plan.						
Date January 3, 2018	/s/ Georgette Miller, Esq.						
Date January 3, 2018	Georgette Miller, Esq.						
	Attorney for the Debtor						
	Automoy for the Boston						
I certify under penalty of perjury that the	ne above is true.						
Date: January 3, 2018	/s/ Durango Y Wicks						
	Durango Y Wicks						
	Debtor						
Date:							
	Joint Debtor						